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Submitted by: Margaret M. Fox,			C Bar Number		
Address:	McNair Law Firm		'elephone:	803-799-9800 803-753-3219	
	Post Office Box 1	-	ax:		
	Columbia, SC 29		Other: 	cnair.net	
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☐ Electric]∟Affidavit	Letter		Request
Electric/Gas		Agreement	Memorandur	n	Request for Certification
☐ Electric/Telecor	nmunications	Answer	Motion		Request for Investigation
Electric/Water		Appellate Review	Objection		Resale Agreement
Electric/Water/	Felecom.	Application	Petition		Resale Amendment
Electric/Water/S	Sewer	Brief	Petition for R	econsideration	
Gas		Certificate	Petition for R	ulemaking	Reservation Letter
Railroad			Datition for D.	le to Show Cause	☐ Reservation Letter ☐ Response
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Sewer		☐ Comments ☐ Complaint	Petition to In		_
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Sewer Telecommunica	tions	Complaint Consent Order	Petition to In	tervene rvene Out of Time	Response Response to Discovery Return to Petition Stipulation
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BEFORE

THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

Docket No. 2009-452-C

Re:	Application of Broadview Networks, Inc. for a)	
	Certificate of Public Convenience and Necessity) .	
	to Provide Resold and Facilities-based Local) .	
	Exchange Telecommunications Services in the)	STIPULATION
	State of South Carolina)	
)	

The South Carolina Telephone Coalition ("SCTC") (see attachment "A" for list of companies) and Broadview Networks, Inc. ("Broadview") hereby enter into the following stipulations. As a consequence of these stipulations and conditions, SCTC does not oppose Broadview's Application. SCTC and Broadview stipulate and agree as follows:

- 1. SCTC does not oppose the granting of a statewide Certificate of Public Convenience and Necessity to Broadview, provided the South Carolina Public Service Commission ("Commission") makes the necessary findings to justify granting of such a certificate, and provided the conditions contained within this stipulation are met.
- 2. Broadview stipulates and agrees that any Certificate which may be granted will authorize Broadview to provide service only to customers located in non-rural local exchange company ("LEC") service areas of South Carolina, except as provided herein.
- 3. Broadview stipulates that it is not asking the Commission to make a finding at this time regarding whether competition is in the public interest for rural areas.
- 4. Broadview stipulates and agrees that it will not provide any local service, by its own facilities or otherwise, to any customer located in a rural incumbent LEC's service area, unless and until Broadview provides such rural incumbent LEC and the Commission with written notice of its

intent to do so at least thirty (30) days prior to the date of the intended service. During such notice period, the rural incumbent LEC will have the opportunity to petition the Commission to exercise all rights afforded it under Federal and State law. Also, Broadview acknowledges that the Commission may suspend the intended date for service in rural LEC territory for ninety (90) days while the Commission conducts any proceeding incident to the Petition or upon the Commission's own Motion, provided that the Commission can further suspend the implementation date upon showing of good cause.

- 5. Broadview stipulates and agrees that, if Broadview gives notice that it intends to serve a customer located in a rural incumbent LEC's service area, and either (a) the Commission receives a Petition from the rural incumbent LEC to exercise its rights under Federal or State law within such 30-day period, or (b) the Commission institutes a proceeding of its own, then Broadview will not provide service to any customer located within the service area in question without prior and further Commission approval.
- 6. Broadview acknowledges that any right which it may have or acquire to serve a rural telephone company service area in South Carolina is subject to the conditions contained herein, and to any future policies, procedures, and guidelines relevant to such proposed service which the Commission may implement, so long as such policies, procedures, and guidelines do not conflict with Federal or State law.
- 7. The parties stipulate and agree that all rights under Federal and State law are reserved to the rural incumbent LECs and Broadview, and this Stipulation in no way suspends or adversely affects such rights, including any exemptions, suspensions, or modifications to which they may be entitled.
- 8. Broadview agrees to abide by all State and Federal laws and to participate, to the extent it may be required to do so by the Commission, in the support of universally available telephone service at affordable rates.

9. Broadview hereby amends its application and its prefiled testimony in this docket to the extent necessary to conform with this Stipulation.

AGREED AND STIPULATED to this _______ day of December, 2009.

Broadview Networks, Inc.

John J. Pringle, Jr.

Ellis, Lawhorne & Sims, P.A

Post Office Box 2285

Columbia, South Carolina 29202

(803) 254-4190

Attorneys for Applicant Broadview Networks, Inc.

South Carolina Telephone Coalition:

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Attorneys for the South Carolina Telephone Coalition

ATTACHMENT A

South Carolina Telephone Coalition Member Companies for Purposes of Local Service Stipulation

Chesnee Telephone Company

Chester Telephone Company

Farmers Telephone Cooperative, Inc.

Ft. Mill Telephone Company

Home Telephone Company, Inc.

Lancaster Telephone Company

Lockhart Telephone Company

McClellanville Telephone Company

Norway Telephone Company

Palmetto Rural Telephone Cooperative, Inc.

Piedmont Rural Telephone Cooperative, Inc.

Pond Branch Telephone Company

Ridgeway Telephone Company

Rock Hill Telephone Company

Sandhill Telephone Cooperative, Inc.

St. Stephen Telephone Company

West Carolina Rural Telephone Cooperative, Inc.

Williston Telephone Company

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Re:	Application of Broadview Networks, Inc. for a)	
	Certificate of Public Convenience and Necessity)	
	to Provide Resold and Facilities-based Local)	
	Exchange Telecommunications Services in the)	CERTIFICATE OF
	State of South Carolina)	CERTIFICATE OF
)	SERVICE

I, ElizaBeth A. Blitch, do hereby certify that I have this date served one (1) copy of the foregoing Stipulation upon the following party of record by causing said copy to be deposited with the United States Postal Service, first class postage prepaid and affixed thereto, and addressed as follows:

John J. Pringle, Jr., Esquire Ellis, Lawhorne & Sims Post Office Box 2285 Columbia, South Carolina 29202

Nanette S. Edwards, Esquire Office of Regulatory Staff Post Office Box 11263 Columbia, South Carolina 29211.

ElizaBeth A. Blitch, Paralegal

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Columbia, South Carolina 29211

(803) 799-9800

December 7, 2009

Columbia, South Carolina